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09/674,195	OLIVEIRA	INTERNATIONAL APPLICATION NO.	53770
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CUICAGO IL 60603-34	LOG- PROTUDE WENTS INDE	R 35 U.S.C. 371 IN 4 HE CHILLED	04/30/98
NOTIFICATION OF MALE	DESIGNATED/ELECTED OFF	ICE (DO/EO/US)	5/21/01
1 The following items have been s	ubmitted by the applicant or the IB to the Unifice (37 CFR 1.494) an Elected Offi	Jnited States Patent and Transman () 3	721701
Office as Far Designation	Compil I	Outrieu Crafffe	
- 11 C Racic National Po	E. Line of the in-	ternational application into English.	
Copy of the internation	inventors(s).   Translation of Articl	le 19 amendments into English.	
Copy of Article 19 ame	endments.		
Priority Document.	Doubleh and	its Annexes, if any.	
The international Prem	minary Examination Report in English and to the International Preliminary Examinat	tion Report into English.	
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<ol> <li>Applicant has requested early</li> </ol>	processing under 35 U.S.C. 371(1) but the	as not filed the following indicated items and/or py of the international application must be filed	
the indicated items in paragraph 3 t	JCIOW. I IN DESIGNATION		
		Honai application.	
L MITTET be	furnished within the period set forth below	v in order to complete the requirements for	
3. The following items MUST be acceptance under 35 U.S.C. 371:	Thinistics with a service fee	will be required if submitted	
a. Translation of the a	application into English. A processing fee propriate 20 or 30 months from the priority	y date.	
later than the ap	propriate 20 or 30 months from the priority station is defective for the reasons indicate	d on the attached Notice of Defective	
Translation.	- Calca application	and/or the Annexes later than the	
b. Processing fee for	providing the translation of the application or 30 months from the priority date (37 CF	R 1.492(f)).	
antropriate 20 (	) 10 HOURS HOUR OLD PROFILE	TOD 1 407(a) and (b), properly identifying	
the application	n of the inventors, in compliance with 37 c (preferably by the International application be required if submitted later than the appro-	number and international ming date). A	
surcharge will t	Se tedimen it amountees man	•	
date. The current oat	h or declaration does not comply with 37 (	CFR 1.497(a) and (b) for the reasons	
indicated on the	e anached PCT/DO/BO/917- 2. n. 2. L. n. viding the oath or declaration later than the	appropriate 20 or 30 months from the	
d. Surcharge for pro	7 CFR 1.492(e)).		ıt
4 Additional claim fees of \$	as a large entity small e	entity, including any required multiple dependen	
claim fee, are required. Applicat	nt must submit the additional claim less or	cancel the additional claims for which fees are	
5. Applicant has not submitte	ed the required sequence listing pursuant to	137 CFR 1.621-1.025.	
DET/DO/FO/000			
ALL OF THE ITEMS SET FO	ORTH IN 3(a)-3(d), 4 AND 5 ABOVE M	(UST BE SUBMITTED WITHIN TWO (2) MONTHS (where 37 CFR 1.495 applies) FRO S LATER. FAILURE TO PROPERLY	M
MONTHS FROM THE DATE	THE APPLICATION, WHICHEVER I	S LATER. FAILURE TO PROPERLY	
ra view awind set above may	be extended by filing a petition and fee for	extension of time under the provisions of 37 C	FR
c to be 22 or 20 is checked a	translation of the Annexes MUST be sub-	mitted no later than the time period set above or I later than 20 or 30 months from the priority da	the *
Annexes will be cancelled. A p	processing fee will be required if submitted	mitted no later man the time period of the first than 20 or 30 months from the priority day provided by the appropriate 20 (37 CFR 1.49).	4(d))
7 . The Afficie 19 amediums	IID II C CAMPONIAG SEES	, , , , , , , , , , , , , , , , , , , ,	
or 30 (37 CFR 1.495(d)) month	is nom me priority out.	and Trademark Office must be mailed to the	
Applicant is reminded that any	communication to the United States Patent and include the U.S. application no. shown to	and Trademark Office must be mailed to the above. (37 CFR 1.5)	
address given in the heading an	id include the o.o. appro-		
A cop	of this notice MUST be return	rned with this response.  Anita D. Johnson	la a a A a
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Telephone: 703-305-3661

FORM PCT/DO/EO/905 (March 2001)